#### FORTY-NINTH CONGRESS.

THE SILVER DEBATE CONTINUED IN THE SENATE.

Adjournment of the House Out of Respect to the Late Gen.

Washington, February 10 .- House. -The Speaker laid before the House the response of the Secretary of the Treasury to the House resolution calling for information upon questions arising under the tariff act of 1863,

The Speaker laid before the House the response of the Secretary of the Treasury to the House resolution calling for information upon questions arising under the tariff act of 1883.

Mr. B'anchard [La.] offered the fol-

lowing series of resolutions:
Resolved, That this House has learned with profound sorrow of the great and irreparable loss which the country has sustained in the death of that great and good man, Msj.-Gen. Winfield S.

Resolved, That this House, in com-mon with all his countrymen, mourn the death of him who was the stain-less soldier for the Union in war and the undaunted defender of the constitation and of cie liberty in peace, and at all times the stainless man and the incorruptible patriot.

Resolved, That as a mark of respect and affection for the exalted virtues of this hero and patriot this House do now adjourn.

Resolved, That the Speaker of the House be directed to transmit to the widow of the honored dead a copy of these resolutions and an assurance of the heartfelt sympathy of the House in the sorrowful bereavement which is alike hers and the country's.

The resolutions were adopted, and secordingly the House adjourned. The Scuate.

The Chair laid before the Senate a letter from the Secretary of War re-lating to quarters for hospital stewards various military posts throughont the country. Also a letter from the Secretary of the Navy transmit-ting a report of the National Academy of Sciences on the advisability of ouflding a new naval observatory. The papers were appropriately re-

Among bills reported favorably from committees and placed on the calendar was one by Senator Hale, from the Committee on Naval Affairs, to authorize the Secretary of the Navy to fit out an expedition to observe the total eclipse of the sun which occurs August 29, 1886.

The Chair laid before the Senate Senator Riddleherger's resolution, of-

fered yesterday, directing the Committee on Public Buildings to report to the Senate the aggregate amount of money recommended by the committee at this session to be expended by

the government.
Senator Riddleberger said he had
no objection to any specific measure
reported by the committee, but objected to these "omnibus" schemes by which twenty-nine public building appropriation bills on the calendar were taken up and passed yesterday without any written report to show the necessity for the buildings; and by which nine other similar bills that had only just been reported were put through on the same day, on which they were reported without giving time for their consideration. The

resolution was agreed to. Senator Hoar offered the following resolution, for which he asked im-

mediate consideration: Resolved, That the Committee on the Library consider and report at an early day the expediency of the erection at the seat of Government of a statue or monument to the memory of the late illustrious soldier, Gen. Winfield Scot

Hancock. Agreed to. On motion of Senator Call, the Sena'e took up Senator Eustie's recent resolution calling on the Secretary of the Treasury for information as to the refusal of the Assistant Treasurer at New Orleans to receive shipments of silver and to issue silver certificates

Senator Call defended the action of the Treasury official in the matter referred to.

Senator Plumb said he bad been told that Treasurer Jordan, being asked why he did not pay for silver bullion in silver dollars, replied that if he did so the holder would return the dollars and demand certificates, and he (Jordan) was not willing to encourage that sort of thing. He thought this threw much light upon the per-formances of last summer, when there was an apparent effort to circulate the silver dollars, but there was at the same time an intrigue with New York

people to bring the law into contempt, nato Coke said the question way, whether the Treasurer had technically complied with the law, but in reality violated it. He had no tiffy for those who violated the law. He cared not whether they were Republicane or Democrats. For one he proposed to bring any officer who is guilty of vio-lating the law to the bar of public justice and opinion. Banks in Galveston were attempting to establish a discount on silver because they could not get certificates from the Sub-Treasury at New Orleans. Senator Coke contended that the Treasury officials were osten-tal ously taking credit for supporting public credit and executing the law, while doing everything in their power to accomplish a directly con-

At 2 o'clock Senator Coke being still on the floor, the Chair laid before the Senate the education bill. After some discussion that bill was made the undeished business for to-morrow a' the same hour, and Senator Coke resumed his remarks on the Eustis resolution. Simething had been said, Senator Cake continued, about an "attack on the administration." He [Coke had belied to put this administration in over His State (lexas) homocratic lot 600 magnity for the Democratic majority of any ticket—the largest majority of any State in the Union. There were 240 newspapers in Texas and he knew but them that supported the Executive Department of the government in its war on silver. He made no war on the administration, but he believed that a public office is a public trust, and he executed the trust conferred on him by the people whom he in part

Senator Teler said that much had Everything Quiet at Senttle and Sen heard from time of the subserbeen heard from time of the subserviency of the public to executive inifficence, but there had never been seen so exalted an example of the independence of public men at had been ex-hibited by the Democratic members of the House of Bepresentatives in the spring of 1885 in reasting the effort of the incoming Democrace President to discredit silver. Not only then, but since, those servants of the people had scorned to be in accord with the

tary of the Treasury and Comptroller of the Currency to the effect that \$50,000,000 of the silver dollars were all that had been possible to get into circulation, when in the same message and reports they had been compelled to admit that there were really \$140, 000,000 of the silver dollars in circulation, because in addition to the \$50,000,000 of metallic silver dollars out there were \$90,000,000 of cert ficates. So much stress had been laid by the President and his officers on the \$50, 000,000 figures that the people largely go: the idea that that represented the

whole silver circulation.

Senator George insisted that the action of the Treasury officials in the case under consideration was in every respect sound and in compliance with

Sanator Eustis said he had telegraphed to Mr. Reach at New Orleans to ascertain the purpose of the bank shipment of silver. His reply, to-day received, was as follows:

"Shippers sought to get rid of ex-cessive silver by shipping to Sub-Treasury and asking that silver certifi-cates therefor should be turned over to their New Orleans correspondents. The Sub-Treasurer declined to receive from express company because, first, he doubted the propriety of the Treasury becoming an intermediary between the country and city banks; second, for lack of clerical force. I feel sasured that provision for suffi-cient clerks would remedy everything,

"T. T. ROACH." Sevator Edmunds inquired why the administration did not turn out this Republican rescal and put in a Demowho would understand his duties

under the law. Senator Coke—Is he a Republican? Senator Edmunds—I do not know. I suppose if he is as bad as that he

Senato: Coke said he did not care what the man's politics were. Senator Edmunds repeated his in-quiry as to the politics of the assistant-

treasurer at New Orleans-whether he was an officer or some new man? Senator Gibson replied that the officer referred to had been appointed by

"Well," remarked Mr. Edmunds, in a regretful tone, "it is a very bad state of things." [Laughter.]
The debate then closed and the mat-

the present administration.

ter went over. Senator Dolph submitted an amendment to Senator Sherman's silver bill, which was ordered printed. In the original bill it is provided that the amount of coin certificates at any time outstanding should not exceed the cost of the bullion purchased by such certificates. Senator Dolph's amend-ment is to strike out the words "the cost of the bullion purchased by such certificates," and make the provision read as follows: "The amount of such certificates at any time outstanding shall not exceed the market value of the bullion in the Treasury purchased under the provisions of this act and retained as security for such certificates and whenever at the end of any fisca year such outstanding certificates shall be in excess in amount of the market value of such bullion, the Secretary of the Treasury shall retire and withhold from circulation an amount of such certificates received by the United States for customs, taxes and

amount of such certificates beyond the market value of such bullion. After an executive session the Sen-

public dues equal to such excess until such time as the same can be put in circulation without increasing the

ate adjourned. A Protest Worthy of Consideration. Washington, February 10.-A pro-test was laid before the Senate in secret session against the confirmation of the collector of customs in Ver-mont. It is signed by people whom the Vermont Senators regarded as worthy of consideration. The grounds of their objection are that the collector has appointed as a deputy, to take charge of a station on the Canada line through which several hundred thousand dollars worth of goods are annually imported, a man who has been three times indicted for irregularities in connection with the customs and who has compromised the affairs with the Treasury Department. The protest is said to have given rise to a short but interesting debate.

Secretary Manning to the Senate. Secretary Manning has prepared a reply to the resolution of the Senate calling for the papers relating to the administration of Internal Revenue Collector McCormick of West Virginia. He will forward copies of the periodical reports of the official avents of the department, which are all the official papers in the files. They show no reason for McCormick's removal, and

none will be given.

Remarkable Suit for Damages, NEW ORLEANS, LA., February 10 .- A most remarkable suit for damages has been instituted in the United States District Court in this city. David S. Brewer of this city libels the bark Mark Twain, now lying at this port, alleging that on February 2d he went aboard said bark to visit the second mate. He stepped on board in company with the first mate and they proceded to the carpenter shop, where they remained in conversation for some time. The libeliant, on returning ashore, was thrown down by a large and powerful hog, which to:e his clothing and terribly lacerated him, the hog belonging to said bark. He claims to be irretrievably injured, and demands such damages as the court may award. Admiralty process was ordered to issue.

Valuable Horseffesh Burned, HUNTER'S POINT, N. Y., February 10.

—The Hempstead Club stable, belonging to the Meadow Brook Hunt, East Meadow, was destroyed by fire about 3 o'clock this morning. The flames were discovered by a stable boy, who immediately aroused the other help. Every effort was made to save the building. Twenty-four valuable horses stabled in it were burned. Two other stables, one on each side of the burned building, were saved by men throwing snow on them. They were valued at \$7000; insured. The greatest loss was in horseflesh. Many of them were well-known steeple-chasers, having made records at Cedarhurst last year. The loss in horseflesh \$30,000. The origin of the fire has not been ascertained. Mr. Purdy says that when the two stable boys retired at 2 o'clock this morning everything

PORTLAND, ORE., February 10 .-Everything is quiet, both at Seattle and Olympia. The militia is still on duty at Seattle, auxiously awaiting the arrival of the government troops. At Olympia the sheriff's posse is able to keep the peace. Precautions have been taken by the Siste and municipal authorities at Portland and by private citizens to prevent any trouble here.

Executive, preferring to be right
Senstor Tellerseverely commented on the statement of the President's breath, but use Dr. Sage's Catarrh Remedy and end it.

#### MISSISSIPPI LEGISLATURE.

THE RAILROAD COMMISSION BILL PASSED THE SENATE.

Resolutions on the Death of the Lafe Senator Vertner-Bills and Resolutions.

ISPECIAL TO THE APPEAL.

JACKSON, MISS., February 10 .- Senue.-The bill under discussion yesterday to provide for the election of members of the Ra lroad Commission of this State, and to create them as a State Board of Equalization, passed after amending it by striking out all that pertained to giving them authority to equalize taxes. As passed it provides for the election of one commissioner for each Supreme Court district as now established by law, being three, by a viva voce vote of the joint Assembly. It also provides for the appointment of a clerk by said commission at a salary not to exceed \$1000 per annum, and that the said clerk shall not hold any other

position of public trust. The Senate to-day received the intelligence of the death at Columbus, Miss., of the Hon. J. D. Vertner, Sena-

tos from Claiborne county. A resolution was at once adopted appointing a committee of five to make the necessary arrangements for honoring the memory of the de-

A concurrent resolution was a lopt-ed by both bouses appointing a joint committee to receive the remains on their arrival at Jackson to-night, and to accompany them to Port Gibson and attend the funeral. The Senate also unanimously adopt-

ed the following resolutions: WHEREAS, The Senate has learned with profound regret and sorrow of the death of the Hon. J. D. Vertner, a member of this body and Sepator from the Twenty-eighth district; and

WHEREAS, The Senate is desirous of paying proper respect to the memory of said decedent; therefore be it Resolved, That the deak of said deceased Senator be draped in mourning; that Wednesday, the 17th day of February, 1886, immediately after reading the journal, be set apart for memorial service to the lamented dead, and that out of further respect to the memory of our dead friend, member and co-laborer the Senate do

now adjourn.

bills and resolutions passed: Resolution memorializing Congress to pass the Blair educational bill; Senate bill authorizing the issuance of \$250,000 in bonds by the lower levee district; bill for the relief of soldiers and sailors of

the late war.
Bills introduced and referred: To amend the law relating to building and loan associations; to submit to the voters of Coahoma the question of removal of county site; a bill to require express, telegraph, telephone and insurance companies to pay a tax of 1 per cent. on their gross receipts; to amend the law in relation to exempt property; to exempt from county, levee and municipal taxes money loaned on real estate in Washing on and Warren counties; to reduce the rate of interest; to amend the assessment laws; to compensate justices of the peace for holding preliminary trials in cases of homicide; to prevent the pollution of the water of rivers. lakes, bayous, creeks and bogs by throwing therein dead carcasses; re-ceiving public lands for homesteads: public lar in relation to land held by the State for taxes; in relation to sureties on official bonds; in relation to salaries of county superintendents of educa-tion; to amend the law relative to fees of chancery clerks; resolution providing for an amendment to the constitution, so that no Governor shall be eli-

gible to be his own successor.

Adjourned out of respect to the memory of Senator J. D. Vertner, de-

EPECIAL ELECTION.

Gov. Lowry has ordered a special election to be held in Claiborne county on Tuesday, the 23d instant, to fill the vacancy in the Senate caused by the death of the Hon. J. D. Vertner,

The Masonie Grand Lodge. [SPECIAL TO THE APPEAL.]

Jackson, Miss, February 10.-The sixty-eighth grand annual communication of the Grand Lodge of Masons of Mississippi convened here to day at 12 o'clock, noon, Mcst Worshipful Grand Master J. B. Morgan presiding. Right Worshipful C. T. Chamberlain, deputy grand master; Right Worshipful B. T. Kimbrough, senior grand warden, and Right Worshipful Junior Grand Warden E. George Delays and all other grand officers were present. Over 200 subordinate lodges were rep-

The Grand Master's address was able and practicable, discussing principally the financial condition of the Grand Lodge and recommending the reduction of expenses, and an increase of dues from subordinate lodges.

The Secretary's report was exhaust ive, and shows that some 700 degrees were conferred during the past year; that the Grand Lodge expenditures have exceeded the receipts, making a debt of rome \$800.

The election of officers for the en-suing year will take place to-night.

A Singular Question of Law. CHICAGO, ILL., February 10.-A bill for partition involving a singular question of law was filed yesterday in the Superior Court by William H. Talbot of Boston, Mass., against the heirs of the late Mrs. Clarissa R. Wilson, ask-ing for a portion of Mrs. Wilson's estate. The bill sets out that Mr. and Mrs. James L. Wilson, while living by themselves in Winnetka, Ill., were murdered on the night of February 13, 1884, and were the succeeding day found dead in their house; that there is no evidence in existence proving or tending to show that the husband aurvived his wife. She left a will giving the bulk of her property to her hus-band, but as there is nothing to show he survived her so as to take under the will, it is claimed that the bequest lapsed and the estats devised to her husband descended to her heirs. Her husband bequeathed his eatate to several nephews, nieces and descendants. Talbot is Mrs. Wilson's nephew. The property involved consists of real estate in Illinois and at Dighton, Mass. Testimeny will be taken attempting to show which of the two murdered people was first dispatched by the as-

P. M. STANLEY.



FUNERAL DIRECTOR, A FULL stock of Wooden and Metallic always on hand. Orders by Telegraph or Telephene Promptly attended to.



#### Swift's Specific

gathered from the forests of Georgia. The method by which it is made was obtained by half-breed from the Creek Indians who inhabited a certain portion of Georgia, which was communicated to one of the early settiers, and thus the formula has been handed down to the present day. The above cut represents the method of manufacture twenty years ago, by Mr. C. T. Swift, one of the present proprietors. The demand has been gradually increasing, until a \$'00,000 laboratory is now necessary to supply the trade. A foreign demand has been created, and enlarged facilities will be necessary to meet it. This great

Vegetable Blood Purifier

Cancer, Catarrh, Scrofula, Eczema, Ulcers, Rheumatism and Blood Taint.

hereditary, or otherwise, without the use cr Mercury or Potash. Books on, "Contagious Blood Poison" and on "Blood and Skin Diseases," mailedffree For safe by all druggists.

THE SWIFT SPECIFIC CO., N. Y., 187 W. &ld St. Drawer 3, Atlanta, Ga

### Sore Eyes

The eyes are always in sympathy with the body, and afford an excellent index of its condition. When the eyes become weak, and the lids inflamed and sore, it is an evidence that the system has become disordered by Scrofula, for which Ayer's Sarsaparilla is the best known remedy.

Scrofula, which produced a painful inflammation in my eyes, caused me much suffering for a number of years. By the advice of a physician I commenced taking Ayer's Sarsaparilla. After using this medicine a short time I was completely

Cured

My eyes are now in a splendid condition, and I am as well and strong as ever.— Mrs. William Gage, Concord, N. H.

For a number of years I was troubled with a humor in my eyes, and was unable to obtain any relief until 1 confinenced using Ayer's Sarsaparilla. This medicine has effected a complete cure, and I believe it to be the best of blood purifiers.— C. E. Upton, Nashua, N. H.

From childhood, and until within a few months, I have been afflicted with Weak and Sore Eyes. I have used for these complaints, with beneficial results, Ayer's Sarsuparilla, and consider it a great blood purifier. - Mrs. C. Phillips, Glover, Vt.

I suffered for a year with inflamma-tion in my left eye. Three ulcers formed on the ball, depriving me of sight, and causing great pain. After trying many other remedies, to no purpose, I was finally induced \*\*\* Ayer's Sarsaperilla, and,

By Taking three bottles of this medicine, have been three bottes of this medicine, have been entirely cured. My sight has been re-stored, and there is no sign of inflamma-tion, sore, or uleer in my eye.— Kendal T. Bowen, Sugar Tree Ridge, Ohio.

My daughter, ten years old, was afflicted My daughier, ten years old, was afflicted with Scrofulous Sore Eyes. During the last two years she never saw light of any kind. Physicians of the highest standing exerted their skill, but with no permanent success. On the recommendation of a friend I purchased a bottle of Ayer's Sarsaparilla, which my daughter commenced taking. Before she had used the third bottle her sight was restored, and she can now look steadily at a brilliant light without pain. Her cure is complete. — W. E. Sutherland, Evangelist, Shelby City, Ky.

Ayer's Sarsaparilla, Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Sold by all Druggists. Price \$1; six bottles, \$5

# Ladies

Do you want a pure, blooming Complexion? If so, a few applications of Hagan's MAGNOLIA BALM will gratify you to your heart's con-tent. It does away with Sallowness, Redness, Pimples, Blotches, and all diseases and imperfections of the skin. It overcomes the flushed appearance of heat, fatigue and excitement. It makes a lady of THIRTY appear but TWEN-TY; and so natural, gradual, and perfect are its effects, that it is impossible to detect its application.

WANTED AGENTS, Men and Women, to seil "THE CHILD'S BIBLE" introduction by Rev. J. H. Vincent, D.D. One agent has sold 65 in a town of 674 people; one 73 in a village of 794; one new agent 30 in 10 dars; one 283 in 4 successive weeks; one 40 in 3 days at two different times. Experience not necessary. Address CASSELL & CO. (L't'd).

40 Dearburn street, Chicago.

322 Market Street, Louisville, Ky

Cures all forms of PRIVATE, EASEN. DIS-Spermatorrhee and Impotency, the result of declaration in youth, seeml enough in money control of declarations, and producing see the result of declarations, and producing see the declaration of the producing seems of characteristic pointed I managed as the same of the

Syphilit is confirmed and promoted and the system. Genorrhea.
Sight and the system and Carres Comranteed in all Cases midertaken.

PRIVATE COUNSELOR pages, scat to any address, sourcey sealed, for thirty scale, thould be read by all. Address as about being from 8.A.M. top P. M. Bundaya, 8 to a P. H.

HANOVER ACADEMY. VIRGINIA, Taylorsville P. O. Col. HILARY P. JONES, M. A., Principal. Session begins Sept. 30th and ends Jume 35th, Catalogues rent on application.



#### C. C. GRAHAM, Pros. W. N. WILKERSON, V.-Pres. R. J. BLACK, Cash'r. SECURITY BANK & SAFE DEPOSIT CO.

No. 39 Madison Street, Memphis, Tenn.

Board of Directors. C. C. GRAHAM, President Desoto Oil Co.
W. D. BETHEL, Pres't State National Bank
N. F. TAYLOR, of W. F. Taylor & Co.
R. S. P. READ. Cashier Union & Planters Bank
JNO. CVERTON, JR., Overton & Gravenor.
R. J. BLACK, of R. J. Black & Co.
R. J. Black & Co.
R. J. Black & Co.
R. J. Black & Co. B. J. BLACK, of R. J. Black & Co.

BY Anthorized to do a General Banking Business, Receive Deposits and Pay Interest thereon, Discount Paper, act as Trustee, Administrator, Executor or Guardian, etc., Receiver for Individuals, Cerporations and LITIGANTS. Also, have a Safe Deposit Vault, wherein valuables of all kinds are to be rafely kept. Savings especially solicited.

By Business to commence February 1, 1896.

## HILL, FONTAINE & CO.

**Cotton Factors and Wholesale Grocers** 296-298 Front St., Memphis, Tenn.

# HILL, FONTAINE & CO.

Cotton Factors, Commission Merchants No. 116 South Main St., St. Louis.

STEWART, GWYNNE & CO.,

Wholesale Grocers, Cot. Factors

STEWART BROTHERS & COMPANY COTTON FACTORS AND COMMISSION MERCHANTS,

D. T. PORTER.

# Cotton Factors

wholesale grocers. MO. 200 FRONT STREET. . . MEMPHIS TEND

# W.B.Galbreath&Co Cotton Factors.

Liberal Advances Made on Consignments.

11 UNION STREET, MEMPHIS, TEND

### ALSTON, CROWELL & CO. Grain Dealers

And Commission Merchants. Hay, Corn Oats, Bran, Chop Feed, Oll-Menl, Lim , Cement, Plaster, Building and Fire Brick, Etc. Cor. Front and Union, 1 Howard's Row, Memphis.

# MEMPHIS, TENNESSEE.

Newly Constructed and Elaborately Furnished, Containing 225 Large and Elegant Rooms.

The House has Perfect Ventilation and Natural Light, Steam heating, Electric Bells, and two of Hale's Elevators. All street-cars pass Main street entrance. RATES - 82.50 to 84 per day, according to size and elevation of rooms. rates to Commercial Travelers. Abundant supply of PURE CISTERN AND WELL WATER

### ARMISTEAD & LUNDEE,

Cotton Factors & Commission Merchants Removed to 334 Front St., Cor. Union, Memphis, Tenn.

### MANHATIAN AND TRUST COMPANY.

BOARD OF TRUSTEES.

MICHAEL GAVIN, THOMAS BOYLE, T. H. MILBURN, SOL COLEMAN, WM. KATZENBERGER, NAPOLEON HILL. LOUIS HANAUER, S. H. BROOKS, ANDREW RENKERT, JAMES S. ROBINSON, er Deposits received in sums of \$1 and upward, and luterest allowed on same Semi-

per We buy and sell local Investment Bends and Securities generally, pay taxes, act as trustees, and, in general, execute any financial business requiring a safe and responsible we issue drafts, in sums to suit purchasers, on all parts of Europe.
We have a commodicus Vault for the deposit of valuables, which is at the service of our customers. Free of Charge.
D. P. HADDEN, President.

EWD. GOLDSMITH, Vice-President. D. P. HADDEN, President. JAMES NATHAN, Cashier,

L. D. MULLINS, of late J: R. Godwin & Co. JAS. YONGE, late of J. W. Caldwell & Co MULLINS & YONGE,

## Cotton Factors & Commission Merchants

No. 1 Howard's Row, Cor. Front and Union, Memphis.

CHANCERY SALE

REAL ESTATE.

No. 5435, R. D .- Chancery Court of Shelby No. 5435, R. D.—Chancery Court of Shelby County-State of Tennessee for its own use, etc., vs. Margaret Rice et al.

By virtue of an interfectory decree for sale, entered in the above cause on the 2th day of December, 1885, M. B. 50, page 241, I will sell, at public anction, to the highest bidder, in front of the Gerk and Master's office, court house of Shelby County, Memphis, Tenn., on

Saturday, March 6, 1886,

Saturday, March 6, ISS6,
within legal hours, the following described
property, situated in Shelby county. Tenn.,
to-wit:
Lot 52, block 1, A. Wright's subdivision,
3xi57½ feet, south side of Georgia street, 69
feet west of Wright avenue.
Lot 53, block 1, A. Wright's subdivision,
5xj57½ feet, south side of Georgia street, 30
feet west of Wright avenue: Bold as property of Margaret Rice and others.
Lot 32, block 2, A. Wright's subdivision,
fronting il 7-10 feet on south side of Georgia
street, southwest corner of LaRoss street,
and running southaustwardly with LaRoss
street ISI, 2 test; thence west 57.5 test to an
alley; thence with the sast side of said alley
107.5 feet to Georgia street. Sold as property
of Ellen Sharpe.

street 181.2 teet; thence west 87.5 teet to an alley; thence with the sast side of said alley; 107.5 feet to Georgia street. Sold as property of Ellen Sharpe.

Lot 86, block 12, east side of Second street, Fort Pickering; Mail00 feet, 146 feet north of Jackson street.

Lot 36, block 12, east side of Second street, Tenth Ward, Mail00 feet, Sold as property of Mattie E. Lawrance and others.

Part of lot 12, block 30, fronting 14 feet on west side of alley east of Sixth street. Fort Pickering, and running back west 87% feet, being north of the east part of lot 18, block 30.

Part of lot 13, block 30, being the east 87 feet, being north of the east part of lot 18, block 30.

Part of lot 13, block 30, being the east 87 feet of aid lot, fronting 85 feet on west side of alley east of Sixth street.

Lot 14, block 30, northeast corner of Jackson and Sixth street, Tenth Ward, 875gx187 feet. Sold as property of Anthony W. Slade and the unknown heirs of Charles Philmott. Lot 8, block 40, south side of Carolina street. Sold as property of Fred W. Keiser.

Part of block 50, southwest corner of Carolina street. Sold as property of D. J. Sharpe and others.

Lot 19, block 16, weat side of Fourth street, Fort Pickering, 24x112% feet. Sold as property of Joseph Tate.

Lot 10, block 16, west side of Fourth street, Fort Pickering, 74 teet north of Georgia street, Tenth Ward.

Lot 11, block 15, west side of Fourth street, Fort Pickering, 74 feet north of Georgia street, Tenth Ward.

Lot 11, block 15, west side of Fourth street, Fort Pickering, 74 feet north of Georgia street, Tenth Ward.

Lot 11, block 15, west side of Fourth street, Fort Pickering, 74 feet north of Georgia street, Tenth Ward.

Lot 19, block 16, west side of Fourth street, Fort Pickering, 74 feet north of Georgia street, Tenth Ward.

Lot 19, block 19, west side of Fourth street, Fort Pickering, 74 feet north of Georgia street, Tenth Ward.

Lot 19, block 19, west side of Fourth street, Pott Pickering, 74 feet north of Georgia street, Tenth Ward.

Lot 19, block 19, we

CHANCERY SALE BEAL ESTATE

No. 4835, R-Chancery Court of Shelby county-State of Tennesses for its own use, etc., vs. John H. Tighe et al.

DY virtue of an interlocutory decree for a state entered in the above cause on the 25th day of November, 1885, M. B. 50, page 259, I will sell, at public auction, to the highest bidder, in front of the Clerk and Master's office, Courthouse of Shelby county, Memphis. Tenn., on

Saturuny, February 20, 1886, within legal hours, the following described property, situated in Shelby county, Tenn., to-wit:

Lots II and 13 Vollentine subdivision partly

within legal hours, the following described proverty, situated in Shelby county, Tenn., to-wit:

Lots II and I3 Vollentine subdivision, north and adiousing Stahl and Messariand; let II being I91 by 253½ feet. Lot I3 being 1725 by 255½ feet. Sold as property of John H. Tighe, C. F. Adder and others.

Lots 7, 8, 11, 12, 13, 17 and 27, north side of Vollentine avenue. Lot 27 containing 22 1-5 acres. Lots 7, 8, 15 and 17 being 1725 by 253½ feet each.

A certain tract on the northwest corner of Vollentine and Watkins avenues: Beginning at a stake on the north boundary line of the 5000-acre Rice grant and southeast corner of the Vollentine tract I3 chains 50 links to a stake in said line; thence west 7 chains 26 links; thence south and parallel with said dividing line 12 chains 50 links to a stake in said line; thence west 7 chains 26 links; thence south and parallel with said dividing line 12 chains 57 links to a stake in said line; thence has property of S. M. Ward and P. H. Bryson.

Lot II Crockett subdivision, beginning at northeast corner of the Raleigh plankroad and Lowis street; thence east along the Raleigh road 105 feet; thence north 435 7-16 feet west to the northeast corner of lot II; thence life feet west to the east line of Lewis street to the beginning. Sold as property of S. M. Ward and P. H. Bryson.

Lot II Crockett subdivision, beginning at northeast corner of the Raleigh plankroad and Lowis street; thence east along the Raleigh road 105 feet; thence north 435 7-16 feet west to the beginning. Sold as property of Simon and Tobias Wolf and Wm. Whittaker.

Lots 34, 35 and 36, Weakley's subdivision, north side of an avenue 23 feet wide, leading from the west side of Second street to waterworks on the east bank of Wolf river, beginning at a point 420 feet west of Second street thence north with the west line of a one-acre lot sold by Fitspibon to Margaret Bannon, 210 feet to the northwest corner of said on-acre lot; thence westwardly with the east line of said lot 18 feet, more or less, to the south line

Soid as the property of Mary and Franch Quigley.
Part of lot 10, Crockett's subdivision, 55s 425 feet, on the morth side of the Raleigh road, cast and adjoints lot 11. Soil as the property of Mary T. Stail.
Terms of Sele-On a "edit of six months note with security, bearing interest from date, required; iten retained, redemption barred.

This January 15, 1885.

B. I. McDOWELL, Clerk and Master.
By J. M. Bradley, Deputy C. and M.
F. H. & C. W. Heiskell, Solicitors.

Trustee's Sale.

By virtue of a trust deed executed to me as trustee by E. M. Apperson and Susan B. Apperson, his wife, recorded in record book A 2, page 402, in the Circuit Court Clerk's and Lecorder's effice of Crittenden county, Arkansas, to secure certain indebtodness therein mentioued, default having been made in said deed of trust, I will, at the request of the beneficiary in said trust deed,

been made in said desic citrust, I will, at the request of the benediciary in said trust deed, on February IS, ISSE, within legal hours, on the promises, offer for sale, at public outery, for eash, to the highest bidder, the following property described in said trust deed, to-wit, the plantations known as Wyneks and Berkley plantations, situated in Crittendon county, Arkansas, about nine miles below Memphis, being as follows, to-wit; All of section 19, T.6, N.R.9 E, 983 10-100 acres; W. Y. N.W. section 20, T.6, N.R.9 E, 200 acres; N.W. fr. section 20, T.6, N.R.9 E, 200 acres; N.W. fr. section 20, T.6, N.R.9 E, 201 acres; N.W. fr. section 20, T.6, N.R.9 E, 201 acres; n.R. Y. section 30, T.6, N.R.9 E, 201 acres; N.W. fr. section 30, T.6, N.R.9 E, 100 acres; N.R. S. section 31, T.6, N.R.9 E, 200 acres; N.W. S. section 31, T.6, N.R.9 E, 100 acres; S.E. M. S. section 30, T.6, N.R.9 E, 100 acres; N.S. section 25, T.6, N.R.9 E, 100 acres; N.S. sec

ments.
Title believed to be good, though I sell and warrant only as trustee.
Sale to commence at II c'clock.
W. M. SNREU, Trustee. NOTICE. Pioneer Mill Steckholders'

Meeting. ONE of the Stockholders having filed a protest against the cale of the Pioneer Mill property, as advertised to take place February ith, and sale was declared off.
At a subsequent meeting of the Directory the President was instructed to call a SPECIAL MEETING of the Stockholders for the purpose of considering the property of selling the Mill property or faing upon some other course of artich, which will consider to the MEETING of the Stockholders is therefore called for the above named purpose, to be held at the effice of the Phenix Fire and Marine Insurance Company, No. 10 Madison street, SATURDAY, February 13th, at 3 p.m.

ary 18th, at 3 p.m. C. B. CLARKE, President. Notice of Final Settlement. No. 487. R (7)—In the Prointe Court of Shelby County, Tennessee—Walter D. Moon, administrator of Isnac W. Meon, deceased. This is to notify all persons interested in the astate of said Isnac W. Meon, dec d, that I will, at my office in the city of Memphis, on Thursday, February II, 1886, at 10 o'clock a.m., take and state the final settlement of the accounts of Walter D. Moon, as administrator of the octate of said Isnac W. Moon, dec'd. This January 30, 1886.

H. B. CULLEN, Cirk.

By Louis Kettmann, Deputy Clerk.

Paston & Poston, Attorneys.